## CANDY AND SIRUP

### **CANDY**

20451. Adulteration of peanut butter kisses. U. S. v. Empire State Nut Co., Inc. Plea of guilty. Fine, \$500. (F. D. C. No. 34825. Sample Nos. 6715-L, 8713-L, 8749-L.)

INFORMATION FILED: During May 1953, Northern District of New York, against Empire State Nut Co., Inc., Albany, N. Y.

ALLEGED SHIPMENT: On or about July 3, 17, and 28, 1952, from the State of New York into the States of Maine and Massachusetts.

LABEL, IN PART: "Capitol Brand Peanut Butter Kisses."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in part of a filthy substance by reason of the presence of insects, insect fragments, and rodent hair fragments; and, Section 402 (a) (4), the article had been prepared and packed under insanitary conditions whereby it may have become contaminated with filth.

DISPOSITION: June 25, 1953. The defendant having entered a plea of guilty, the court fined it \$500.

#### SIRUP

20452. Adulteration and misbranding of sorghum sirup. U. S. v. 86 Cases, etc. (F. D. C. No. 34760. Sample Nos. 61078-L, 61079-L.)

LIBEL FILED: March 18, 1953, District of Kansas.

ALLEGED SHIPMENT: On or about September 13, 1952, and January 3, 1953, by Ray Sloan, from Van Buren, Ark.

PRODUCT: Sorghum sirup. 86 cases, each containing 12 4½-pound jars, and 399 cases, each containing 6 4½-pound jars, at Hutchinson, Kans.

LABEL, IN PART: (Jar) "New Crop Sorghum Packed for Ray Sloan Van Buren, Ark. [or "D. Gallager Condon, Ark."]."

NATURE OF CHARGE: Adulteration, Section 402 (b) (2), a mixture of glucose and sorghum had been substituted in whole or in part for sorghum.

Misbranding, Section 403 (a), the label designation "Sorghum" was false and misleading.

DISPOSITION: May 25, 1953. J. S. Dillon & Sons, Hutchinson, Kans., claimant, having consented to the entry of a decree, judgment of condemnation was entered and the court ordered that the product be released under bond to be relabeled under the supervision of the Department of Health, Education, and Welfare.

20453. Adulteration and misbranding of sorghum sirup. U. S. v. 85 Cases \* \* \*. (F. D. C. No. 34759. Sample No. 61095-L.)

LIBEL FILED: March 17, 1953, Western District of Missouri.

ALLEGED SHIPMENT: On or about January 13 and 20, 1953, from Van Buren, Ark., by Ray Sloan.

PRODUCT: 85 cases, each containing 6 4½-pound jars, of sorghum sirup at Kansas City, Mo.

LABEL, IN PART: (Jar) "New Crop Sorghum Packed for D. Gallager Condon, Ark."

NATURE OF CHARGE: Adulteration, Section 402 (b) (2), a mixture of glucose and sorghum had been substituted in whole or in part for sorghum.

Misbranding, Section 403 (a), the label designation "Sorghum" was false and misleading as applied to a mixture of glucose and sorghum.

Disposition: June 10, 1953. The Hershey Wholesale Grocery Co., Kansas City, Mo., claimant, having consented to the entry of a decree, judgment of condemnation was entered and the court ordered that the product be released under bond for relabeling under the supervision of the Department of Health, Education, and Welfare.

20454. Adulteration and misbranding of sorghum sirup. U. S. v. 45 Cases, etc. (F. D. C. No. 34713. Sample Nos. 61072-L to 61074-L, incl.)

LIBEL FILED: February 19, 1953, District of Kansas.

ALLEGED SHIPMENT: On or about January 7 and 15, 1953, by Glenn Dawson, from Springdale, Ark.

PRODUCT: 45 cases, each containing 12 1-quart, 1-pint cans, of sorghum sirup, together with 29 1-quart, 1-pint cans, and 7 1-quart, 12-ounce cans, of sorghum sirup at Coffeyville, Kans.

LABEL, IN PART: (Cans) "Pure Sand Mountain Sorghum \* \* \* Made By Jake Alaxzander Rudy Ark.," "Sorghum Syrup Made For J. Dawson Springdale Ark.," or "Sorghum Made For and Guaranteed By M. Dawson & Son Springdale Arkansas."

NATURE OF CHARGE: Adulteration, Section 402 (b) (2), a mixture of glucose and sorghum had been substituted in whole or in part for sorghum.

Misbranding, Section 403 (a), the label designation "Sorghum" was false and misleading as applied to a mixture of glucose and sorghum.

DISPOSITION: August 27, 1953. Food Town Super Markets, Inc., Pittsburg, Kans., claimant, having consented to the entry of a decree, judgment of condemnation was entered and the court ordered that the product be released under bond for relabeling under the supervision of the Department of Health, Education, and Welfare.

# CEREALS AND CEREAL PRODUCTS

### **FLOUR**

20455. Adulteration of flour. U. S. v. 317 Bags, etc. (F. D. C. No. 35061. Sample Nos. 20169-L, 20170-L.)

LIBEL FILED: June 8, 1953, District of South Dakota.

ALLEGED SHIPMENT: On or about February 25 and March 13, 1953, from Great Falls, Mont.

PRODUCT: 317 50-pound bags and 25 100-pound bags of flour at Rapid City, S. Dak., in the possession of the Nash-Finch Co.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a filthy substance by reason of the presence of rodent urine; and, Section 402 (a) (4), the article had been held under insanitary conditions whereby it may have become contaminated with filth. The article was adulterated while held for sale after shipment in interstate commerce.

DISPOSITION: June 26, 1953. The Nash-Finch Co., claimant, having admitted the allegations of the libel, judgment of condemnation was entered and the court ordered that the product be released under bond to be brought into com-